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UNITED STATES DISTRICT COURT	
NORTHERN DISTRICT OF CALIFORNIA	4

ADIL HIRAMANEK, et al., Plaintiffs, v. RICHARD LOFTUS, et al.,

Defendants.

Case No. 13-cv-00228-RMW

ORDER RE: PLAINTIFFS' EX PARTE MOTION FOR MULTIPLE RELIEF

(Re: Docket No. 323)

Before the court is yet another ex parte motion by Plaintiff Adil Hiramanek in which he seeks several forms of relief for alleged discovery recalcitrance by all Defendants. As it did with his previous ex parte motion for multiple relief,² the court finds that all of Hiramanek's requested relief either is unwarranted or belongs more appropriately in a noticed discovery motion—a motion to compel, a motion for a protective order or a motion for sanctions. Accordingly, the court will hear the motion on a regular briefing schedule. Defendants' oppositions, if any, are due

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See Docket No. 323. Plaintiff Roda Hiramanek joins in this motion. See Docket No. 324. In particular, Plaintiffs seek an order that: (1) imposes a default or evidentiary sanction in response to Defendants' alleged failure to appear at depositions or produce sufficient documents; (2) limits evidence, closes discovery or strikes pleadings in response to Defendants' alleged concealment; (3) requires Defendants to serve Adil and Roda Hiramanek separate copies of documents; (4) requires Defendants Plett, McChristian and Polumbus to produce unredacted versions of certain documents; (5) requires that all privileged discovery from Plaintiffs be sealed, blocked or narrowed; (6) overrules certain objections that some Defendants have raised to Plaintiffs' requests; (7) requires Defendants to procure stenographic reporters for all further depositions; (8) imposes certain conditions on Defendants' counsel during depositions and (9) precludes all depositions until Defendants submit to their noticed depositions and complete meet and confer on multiple open issues.

² See Docket No. 327 at 4.

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on November 3.	Hiramanek	's reply,	if any,	is due of	n November	10.
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Any other discovery motions, from any party, also will be briefed on the court's regular schedule pursuant to Civ. L.R. 7-2(a). Any party may file a separate motion to shorten time, but the party moving to shorten time must comply with Civ. L.R. 6-3, and the court will deny the motion unless the movant demonstrates exceptional circumstances. The court will hear arguments on Hiramanek's instant motion—and on any further discovery motions for which all papers have been filed by December 4, 2015—on December 8, 2015.

SO ORDERED.

Dated: October 23, 2015

PAUL S. GREWAL

United States Magistrate Judge